Applicants: Sander et al.

U.S. Application No.: 09/701,933

International Application No.: PCT/US98/17769

Filing Date: 8/25/1998

Title: Cortical Bone Cervical Smith-Robinson Fusion

**Implant** 

Attorney Docket No.: TB-104IA US

Group Art Unit: 5611



20 AUG 2001

## RESPONSE TO NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

To: Assistant Commissioner for Patents Washington, D.C. 20231

This is in response to a Response to Notification of Missing Requirements under 35 U.S.C. 371 in the United States Designated/Elected Office (DO/EO/US). Enclosed is a copy of said Notification and the following documents and fees to complete the filing requirements of the above-identified application.

- (X) U.S. Basic National Fee of \$690.00 has already been paid. Please see the attached copy of fee transmittal as filed on December 1, 2000, a copy of the check and a copy of the return postcard with the USPTO "received" stamp.
- One copy of the International Application in English. (X)
- (X) International Preliminary Examination Report - not available, please see the attached communication.
- (X) One copy of the International Search Report and copies of the references cited therein.
- (X) Executed Declaration/Power of Attorney.
- (X) Surcharge for providing the declaration/power of attorney late in the amount of \$130.00.
- Copies of Petitions for Extensions of Time (4th and 5th months) are enclosed and have (X) been previously paid.

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope with sufficient postage addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231.

Date of Deposit: 8/16/2001

Typed Name: Timothy H. Van Dy

Signature:

Respectfully submitted

Timothy H. Van Dyke, Reg. No. 43218

Date: 8/16/2001

Telephone No.: 407-228-0328

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Sander et al.

U.S. Application No.: 09/701,933

International Application No.: PCT/US98/17769

Filing Date: 8/25/1998

Group Art Unit:

5611

Title: Cortical Bone Cervical Smith-Robinson Fusion

**Implant** 

Attorney Docket No.: TB-104IA US

## COMMUNICATION REGARDING NON-AVAILABLITLITY OF CENTER INTERNATIONAL PRELIMINARY EXAMINATION REPORT

To:

**Assistant Commissioner for Patents** 

Washington, D.C. 20231

17 SEP 2001

يحويما عنمال International **Division** 

Pursuant to the enclosed Notification of Missing Requirements under 35 U.S.C. 371 in the United States Designated/Elected Office (DO/EO/US), the USPTO has requested a copy of the International Preliminary Examination Report (IPER) for international application no. PCT/US98/17769. We have not yet received the IPER for this case and according to the USPTO personnel at the PCT Help Desk no IPER has issued yet for this case. We respectfully inform the USPTO that the Examining Authority for this case is the USPTO and that the Patent Office is in a far better position than the applicant to obtain the IPER that the USPTO will generate. As such, Applicants assert they should not be required to submit the IPER. Nevertheless, should Applicants still be required to submit the IPER, they will do so as soon as it is received.

The undersigned asserts that although we are not providing a copy of the IPER with our response to the Notification, all of the requirements for the outstanding Notification are fulfilled.

Respectfully submitted

Timothy H. Van Dyke, Reg. No. 43218

Date: 8/16/2001

Telephone No.: 407-228-0328

8/1/2001

Docket No: TB-104IA US Serial No: 09/701,933 Applicants: Sander et al.

Filed: 8/25/1998

## For Submission to the USPTO:

1. Petition and Fee for a Five-Month Extension of Time

2. Check in the amount of \$500.00.

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NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED					
STATES DESIGNATED/ELECTED OFFICE (DO/FO/IIS)					
1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark  Office as					
	Office (37 CFR 1.494), Office (37 CFR 1.495):	· ·			
U.S. Basic National Fe	e.	•		CTS /	,
Copy of the internation	al application in:	•	Date receive	$ed \sqrt{2/2C}$	stoi
a non-Engl	ish language.		Docketed 3	21/31 BV	int "
English.			Timely resp	onse due Z	0 2/120/01
Oath or Declaration of	national application into Englis inventors(s) for DO/EO/US.	sh.	Last date to	file respons	s studo
Copy of Article 19 ame	endments.			- 10900113	
☐ Translation of Article 19 amendments into English					
Translation of Annexes to the International Preliminary Examination Report in English and its Annexes, if any. Please forward copy.  Translation of Annexes to the International Preliminary Examination Report into English.					
Preliminary amendment	to the international Preliminal	y Examination 1	Report into English	•	•
☐ Information Disclosure	Statement(s) filed	and and	·	•	
Assignment document.	<del></del>			_,	
Power of Attorney and/ Substitute specification:	or Change of Address.				
Statement Claiming Sma	all Entity Status	<del></del> . ,			
Priority Document.					
Copy of the International Search Report and copies of the references cited therein.					
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2. The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:					
a. Translation of the application into English. Note a processing fee will be required if submitted					
later than the appropriate 20 or 30 months from the priority date					
The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.					
b. Processing fee for providing the translation of the application and/or the Annexes later that the					
ppropriate 20 01 30	monus from the priority date	(37 CFR 1 402 <i>(</i>	f))		
c. Dain or declaration of	f the inventors, in compliance	with 37 CER 1	407(a) and (b) ide	ntifying the ann	dication
by the International application number and international filing date.					
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.					
d. Surcharge for providing the oath or declaration later that the appropriate 20 or 30 months from the					
priority date (3/ CFR 1.492(8)).					
3. Additional claim fees of \$ as a large entity small entity, including any required multiple					
dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.					
**************************************	32(g)). See altached P1O-87;	<b>)</b> .			
ALL OF THE ITEMS SET FO	ORTH IN 2(a)-2(d) AND 3 A	BOVE MUST I	RE SHRMITTED Y	WITHIN ONE	
THE DATE (	OF THIS NOTICE OR BY F	7 71 OR 15/31	MONTHS EDOM	THE DRIAD	TION T
DATE FOR THE APPLICATI RESULT IN ABANDONMEN		ER. FAILURE	TO PROPERLY	RESPOND W	TLL
- ADALADONALIA	1.			•	
The time period set above may b	be extended by filing a petition	and fee for ext	ension of time unde	er the provision	e of 37
CFR 1.136(a).			· ·	A die provision	S 01 37
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4. Translation of the Annexes Mancelled. Note processing fee v	vill be required if submitted to	at the time perio	od set above or the	annexes will be	;
a. The vertice is amendment	S are cancelled since a translat	ion was not pro-	uns from the priori	ty date.	<b>F</b> D
1.494(d)) or 30 (37 CFR 1.495(c	i)) months from the priority d	ate.	vided by the approp	Male 20 (37 C)	rk
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the					
address given in the heading and	include the U.S. and include the U.S.	tates Patent and	Trademark Office	must be mailed	to the
address given in the heading and	more the O.S. application i	io. snown above	37 CFR 1.5)		
A copy of this	notice MUST be	Wotalan a	Durist Lite =	***	_
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